Jan. 15. "Also, H. J. pp. 175-180.

PROSECUTE THE WAR,

July 10th.-The said bill was reported

from the Committee of the Whole House

153, Hon. John Law voting yea, and the nays were 5—Burnett, Norton, Reid, Vallandigham and Wood. H. J. (spe-

cial syssion.) p. 61. July 25th, 1861, (special session.)—

affirmative. Yeas 61, mays 60. Hon.

Committee of Conference on the disa-

greeing votes of the two Houses on the

It was decided in the affirmative. Yeas

83, nays Messrs. Allen, Ancona, Burnett,

Resolution Declaratory of the pur-

liquidate the public debt.

pose of Congress to impose a Tax, to pay the expenses of the Government, the interest on the National loan, and

Jan. 15 .- Mr. Corning, of the Com-

can alone now save us "--ending with a

motion to postpone the consideration of

Mr. Morrill, of Vermont. "I desire to

call the attention of the House to the

simple proposition before it, and that is

in effect that the Committee of Ways and

Means shall bring forward measures of

National taxation broad enough in their

scope for the payment of the ordinary ex-

penses of the government, the interest; upon the public debt, and to leave a

sufficient foud for the ultimate extin-

guishment of any probable public debt

that may be contracted. Unless we pro-

pose to ignominiously back down from

the vigorous prosecution of this war, I

suppose every man in this House will re-cord his vote in favor of the resolution."

The question recurred on Mr. Vallan-

ordered, with the following result: yeas

July 23, 1861, (special session.)-Mr.

unanimous consent, submitted a resolu-

tion recommending said Bill to the Com-

manner as State, &c., taxes are by the

local laws levied, assessed and collected

Pending which, Mr. Colfax moved to amend the same by adding thereto: "And also with instructions that the

of striking out the District Tax of \$30,

000,000, and to provide for taxes on

Pending which, after debate, Mr. Wright moved that the further considera-

mittee of Ways and Means, by unani-

payment of the Loan.

House agree thereto?

sion,) p. 189.

VOLUME XV.

REGULATIONS FOR 1862.

All Advertisements amounting to \$3 or less must invariably be paid in advance to secure attention.

All Job Work must be paid for on delivery. Transient Work must be pre-paid.

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and will attend to auction sale in any part of the Sity or county.

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STATE OFFICERS.

STATE OF INDIANA, VANDERBURGE, COUXTY. 88. I, LOUIS RICHTER, CDERK OF THE VAN-derburgh Circuit Court within and for said county, do hereby certify to the Sheriff of said county what officers are to be elected at the next county what afficers are to be elected at the next general election, in the State of Indiana, to be held on the second Tuesday in October, at the different places of holding elections in said county, to-wit: A Secretary of State. An Auditor of State. A Treasurer of State. An Attorney (General

An Attorncy General.

A Superintendent of Public Instruction.

A Reporter for Supreme Court.

A Representative of Congress for the First Congressional District.

A State Senator from Posey and Vanderburgh.

A Joint Representative from Posey and Vander-A Representative in the State Legislature of Vanderburgh County
A District Attorney for Court Common Pleas.
A Sherift of said County of Vanderburgh.
A Treasurer

A County Surveyor

A County Commissioner for the 3rd District.

Witness my hand and the seal of said

Seal. Gourt hire, the lath day of September, LOUIS RICHTER, Clerk.

LOUIS RICHTER, Clerk.

I, George Wolflin. Sheriff of Vanderburgh Ceunty, certify that the above notice is a true and complete copy. GEORGE WOLFLIN, S. V. C. Coffee and Sugar.

TEN BAGS OF RIO AND LAGUYRA COF-fee. 8 hinds New Orleans Sugar just from Mem-phis, 6 bbls Refined Sugar, in store and for sale

WE ARE AGAIN SUPPLIED WITH THAT

W excellent substitute for Coffee, especially re-commended for invalids. Try it. Sep23 VICKERY BROS. Pickels! Pickels!

L OOSE PICKELS IN VINEGAR, READY for the table, by the hundred or dozen, at sep26 VICKERY BROS. CORN MEAL AND FLOUR -50 BUSHELS
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JUDGE LAW'S CONGRES-SIONAL RECORD.

To the Voters of the First Congres-sional District: JUDGE LAW AGAINST ABOLISHING THE

FRANKING PRIVILEGE. January 9, 1862 .- This bill and amendments being before the House, Mr. Wright. I move to lay the bill and amendments on the table, and on that motion I call the yeas and pays.

The yeas and nays were ordered. Mr. Wickliffe. Allow me to enquire what will be the effect of that motion if it prevails? Will it prevent further action of the House upon this subject?

The Speaker. The motion is to lay the

whole subject on the table. John Law voting may, in company with Messra Allen, Ancona, Burnett, Johnson, Mr. Wickliffe. Will that prevent the House hereafter from passing a bill on Morris, Noble, Pendleton, Vallandigham, this subject?

and White; Messrs Kunpp, Richardson, Robinson, Shiel and Voorhees not voting. H. J. (special session.) p. 146. Avgest 1st, 1861.—The report of the The Speaker. The House must determine that question, not the Speaker.

The question was taken, and it was decided in the negative-year 51; nays 78, Hon. John Law voting to lay the whole subject on the table. H. J. p. 160

Bill supplementary to an Act, entitled "An Act to anthorize a National Loan and for other purposes," being before the House, the question was put: Will the -Cong. Globe, Jan. 10.

Jan. 14.—The House had under consileration the bill for abolishing the

Franking Privilege.

Mr. Porter, of Indiana. "It is indispensable, in order to maintain the public credit, that we shall raise additional revenne and alleviate, as far as possible, the burdens upon the treasury. If we can find a productive tax, which is voluntary, and not coercive, and which will bring an immediate return to the tax payer of more than the taxes which he pays, such a tax ought to receive special favor. From the foundation of the Government until within the last few years it has been the policy to make the Post Office De-partment self-sustaining. Our Treasury has been so full and the facilities for raising revenues have been so great within the last few years, that there has been a temporary departure from this policy, but now when our sources of review at the policy, but now when our sources of review at the policy in pose a tax; which was read a first and enue have become so inadequate to the second time, and is as follows: wants of the Government, and since we "Resolved, &c., That in order to pay are compelled to resort to additional the ordinary expenses of the Governsources of taxation, it is indispensable ment, the interest on the national loan, that we should now return so far as pos- and have an ample sinking fund for the sible to the original policy of the Govern-ment." Mr. Porter then went into a general argument in favor of the bill, the tariff on imports, secure an annual and in conclusion said: "I trust that this revenue of not less than \$50,000,000." Congress will distinguish itself by destroying the franking privilege. Those who are the recipients of public matter do not ask alms from us; they are wil- ting in the course of his remarks, that ling to pay the postage upon what they receive, instead of imposing the burden sound principles, and in the right way,

upon the people at large." Mr. Colfax said: "I heard the remarks of the distinguished Postmaster General, the resolution to the 22d inst. from Kentucky [Mr. Wickliffe], very imperfectly where I sit. One of his arguments, which I did hear, however, was this, that it would be impossible for this bill to pass both Houses of Congress. I desire to state to the gentleman that a bill to abolish the Franking Privilege has frequently passed the Senate, al-though such a bill has never passed the House. At the last session a bill passed the Senate for that purpose with only two dissenting votes, one given by Mr. Hemphill, of Texas, a secessionist, and the other by Mr. Wilkinson, a Senator from Minnesota. All the other Senators voted for the passage of the bill. This, then, is a sufficient answer to the gentleman's declaration that it is impossible to digham's motion to postpone, and the 

"With these remarks I will add that I will vote against the instructions of Messrs. Pomeroy and Wickliffe, which Vallandigham, Voorhees, Chilton A. continue the Franking Privilege, and if White and Ben. Wood voting to post-I find that a majority of the House are pone. H. J. p. 182. in favor of the total abolition, with pre-payment added, as proposed by the gen-the motion recurred on the passage of in favor of the total abolition, with pretleman from New York [Roscoe Conk- the resolution. The year and nays were ling], I will waive the details of the Bill and go with him, although I think that 134; nays 5, viz : Allen, Robinson, Shiel, the Committee's bill is the best for the Voorhees, and Ben. Wood. Hon. John country. My own preference, indeed, is for the total abolition of the whole system, and thus to break up this long-standing abuse under which the whole people are taxed for the benefit of a part. The Committee's Bill abolishes it Stevens, by unanimous consent, from the atterly, but leaves members as if the Committee of Ways and Means, reported law of compulsory pre-payment, passed a Bill (H. R 71) to provide additional a few years ago, did not apply to them, revenues for defraying expenses of Govthe great bulk of their correspondence being on the business of their hundreds of thousands of constituents, and leaving them to pre-pay or not as they deem fit.

The great bulk of their correspondence being on the business of their hundreds of thousands of constituents, and leaving them to pre-pay or not as they deem fit.

Which was read a first and second ting. The proposition of Mr. Roscoe Conkling, also, abolishes the system, but Whole House on the State of the Union,

requires us to pre-pay everything we send, letters, books, speeches, and all."

The question then recurred on Mr. July 24th, 1861.—Mr. Conkling, by Wickliffe's substitute, which provides "that the Franking Privilege should be exercised by members only during the mittee of Ways and Means, and instructsessions of Congress and for thirty days ing them to report an amendment to thereafter."

Mr. Wickliffe demanded the yeas and and personal estate, provided therein, nays, which were ordered. Yeas 59; shall be levied, assessed, and collected nays 87. Hon. John Law voting yea. in the several States, &c., in the same H. J. p. 175.

The question then recurred on Mr. Pomeroy's proposition, which was reject-The question then recurred on Mr.

Roscoe. Conkling's amendment, and the

yeas and nays were ordered, and stood. Committee enquire into the expediency yeas 107; nays 42. Hon, John Law voting nay. H. J. p. 278. The next motion upon which a vote stocks, bonds and mortgages, money at was taken was to lay the bill on the table, interest and income taxes in addition to upon which Hon John Law voted in the the other personal taxes now provided

affirmative. The vote stood yeas 43; for in the bill." The question being then on the passage of the bill, and the yeas and navs tion of the subject be postponed until the being ordered, the vote stood, yeas 107; next session of Congress.

OCTOBER 3, 1862.

nays 42. Hon. John Law voting against Which motion was decided in the negative. Yeas 44; nays 89-Allen, Ancona, Burnett, Johnson, Law, Morris, Noble, Pendleton, Reid, Richardson, Robinson, So the bill passed. See Cong. Globe, Vallandigham and White voting to post-JUDGE LAW AGAINST PROVIDING MEANS TO

Said amendment was then disagreed July 9th, 1861, (special session.)—The Committee of Ways and Means reported a bill to authorize a Popular Loan of \$250,000,000, which was referred to the Committee of the Whole House on the to, the yeas and nays not being called. July 27, 1861.-Mr. Wickliffe submit-

ted a resolution to re-commit the Bill to the Committee of Ways and Means, with instructions to report a bill at the next Mr. McClernand moved to amend the

without amendment, and upon the ques-tion: Shall the Bill pass? the year were same by striking out all after the word "Resolved," and inserting in lieu thereand Means, with instructions to report

forthwith as follows: The Bill from the Scuate, supplementary to an act to authorize a National Loan, was reported from the Committee of Ways and Means, with amendments, regulating the issuing of Treasury Notes under said Act, limiting the same to two "1st. Reducing the amount of Direct Taxes to twenty millions of dollars. "2d. Extending the list of personal property upon which laternal Duties are hid so as to make up as near as may be,

said deficit." hundred and fifty millions of dollars, and Pending which, Mr. Stevens moved the previous question, which was second-ed, and the main question ordered and put, viz.: Will the House agree to the pledging certain impost duties for the The question was put: Will the House agree thereto? and it was decided in the said amendment?

> yeas 78; nays 33. Hon. John Law being among the nays.
> So the amendment was agreed to. Under the further operation of the previous question, the resolution, as amend-

And it was decided in the affirmative-

ed, was agreed to. H. J., p. 160. July 29th, 1861.—Mr. Horton, from the Committee of Ways and Means, to whom was re-committed the Bill of the House [H. R. 71] to provide additional revenues, &c., reported the same with an amendment in the nature of a substitute therefor, which was agreed to, and the Bill ordered to be engrossed and read a

Being engrossed, it was accordingly read a third time, and the question was Calvert, Dunlap, Fouke, Grider, Harding, Johnson, Law, Leary, Morris, Noble, Norton, Pendleton, Reid, Richardson, Robinson, Sheil, Vallandigham, White, Wood and 12 others, H. J. (special seatons) put: Shall the Bill pass? and carried. Yeas 77; nays 60.—Messrs. Allen, Ancona, Burnett, Dunlap, Harding, Johnson, Law, Leary, May, Morris, Noble, Norton, Pendleson, Robinson, Reid, Vallanci ham, Wickliffe, White, Ben. Wood, &c., voting nay. H. J. [special session],

> INTERNAL REVENUE BILL. APRIL, 8, 1862 -" The Bill of the House (H. R. 412), to provide Internal Revenue, to support the Government and To every man who desires to pay interest on the public debt," being before the House, the main question was pass? And it was decided in the affirmative. Yeas 126; nays 15, as follows: Messrs. Allen, Browne, Buffinton, Cox, Kerrigan, Knapp, Law, Norton, Pendle-ton, Richardson, Shiel, Vallandigham, Voorhees, C. A. White and Wickliffe.

TIONABY DISTRICTS. May 26, '62.-Mr. Richardson reported from the Committee of the Whole House, an act, being Senate bill 292, for the collection of direct taxes in Insurrec-

tionary Districts within the United States. providing for the assessing, levying, and collection of said taxes in any State or Territory, wherein, by reason of insurrection or rebellion, the civil authority of the Government of the United States is obstructed. The question being on the passage of the bill, the yeas and nays were ordered,

and stood, yeas 98, nays 17, as follows: Messrs. Biddle, Calvert, Cravens, Johnson, Kerrigan, Law, Mallory, Menzies, Noble, Norton, Pendleton, Perry, Francis Thomas, Vallandigham, Ward, Wick-liffe, and Ben. Wood. H. J. p. 769. See also Cong. Globe, May 29.

BILL AUTHORIZING THE ISSUE OF DEMAND TREASURY NOTES.

June 24, '62,-Mr. J. S. Phelps, from the Committee of the Whole House, reported the bill of the House to authorize the issue of Demand Treasury Notes; And the question being on the passage of the Bill, the yeas and nays were or dered and stood, yeas 81; nays 52, including Allen, Ancona, Johnson, Law, Pendleton, Richardson, Shiel, Vallandigham, C. A. White, Wickliffe and Ben. Wood. H. J. p. 924.

Mr. Segar stated that if he had been within the bar when his name was called, he would have voted for the bill. Mr. Vallandigham said if he had been present yesterday, when his name was called, he would have voted against the

tax bill. On motion of Mr. Spaulding, the title of the Bill was made to read as follows: "An act to authorize an additional issue of United States Treasury Notes and for other purposes." See Cong. Globe, June 25th.

BRONCHIAL TROCHES



A Slight Cold, Cough, Hoarseness GRONCHIAL or Fare Threat, which might be chested

if neglected, often terminates seriously. Few are aware of the importance of stopping a Rough or Flight mild remedy, if not attended to, soon attacks the lungs.

Brown's Branchial Draches were first introduced eleven years ago. It has been proved that they are the Cap, Letter, Manilla and Wrapping best article before the public for Roughs, Rolds, Branchitis, Asthma, Catarrh, the Hading Cough in Kansumptian, and numerous affections of the Threat, giving immediate relief. Public Speakers & Singers

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Marble Hall, Main Street, EVANSVILLE, IND., Underwriter and General Insurance Agent. Adjuster of Fire Losses and

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\$5,000,000 00 PREPARE IN TIME AGAINST THE THE FIRES OF FALL!!

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OF HARTFORD CONN. The Fruits of the Phonix Are manifest in the following statement of Facts & Figures Showing the amount equalized to public benefit in the shape of losses paid in the West and South, during the past four years; a line of valuable ser-vice, honorable as welt as commendable, and which

WELL TRIED CORPORATION. WISCONSIN. MINNESOTA.... ABKANSAS ...

..ALABAMA ..... In the equitable adjustment, and prompt Cach response to losses, the PHENIX stands pre-eminently of the head of its profession; while its extensive, practitical, and first-class luminess system of local agencies, is not excelled by any similar corporation in the world.
Insurancies solicited, and policies issued and renewed in this leading Corporation, at fair rates by
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New Arrangement. THE ADAMS EXPRESS COMPANY RE-SPECTFULLY announce to their friends and pairons, the public of Evansville and vicinity that, with increased facilities for the transportation of

Freight, Packages, Money and Valuables, They solicit a continuance of former favors. Especial care taken in the collection, of fills, Drafts Noirs, and the transportation of small and valuable medicares.

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Give through receipts and make liberal cash advances on shipments of Produce and Tobacco to New York.

CRANE, BROWN & CO.

Evaneville, Nov. 20th, 1861. F. M. HUMPHREY. COX & HUMPHREY, Forwarding & Commission

EVANSVILLE, INDIANA.

We have taken the Grey Engle Wharf Bost, and ask of our friends a continuance of their patronage. One of us will be found about both day and night to attend to the wants of shippers. GEO. FOSTER. A. H. POSTER. WN. A. GWYN.

Produce and Provision Merchants. CONNER OF LOCUST STREET AND THE CANAD. sug9 EVANSVILLE, IND. 

WATTS, CRANE & CO.,

NEW YORK CITY.
We have opened a House in the city of New York for the sale of Tobacco and Western Produce,

Mr. D. Watts, of the firm of Wetts, Given & Co. of Paducah, long familiar with Tobacco, will take charge of that department of our business, and Mr. I. Crane, of Crane and Brown, Evansville, will take charge of the Produce business.

MATTS, CRANE & CO.

SOAP AND CANDLES. Philip Decker. sor to Decker & Kramer), Manufacturer of Lard Oil.

Also, an extra article of BURNING, ENGINE, AND CAR OIL Dealers in Rosin, Soda, Ashes, &c. Also Pure Catawba Win

EVANSVILLE, INDIANA. Co Terms cosh, or 60 days' paper negotiable in nenk. jango-ly

EVANSVILLE, INDIANA. DOCTRESS.

THE LATE WIDOW OF DR. COWLES BEGS
I have to announce to her old friends and put
rous that she still continues the preparation of the
same successful remedies which were used by the
Old Doctor binaself, which won for him a practice
at that time unequaled in the West. She is now
located two and a bailf miles North of Plankville,
on the Plank Boad, mear Negley's Mill on Pigeon
Creek.

SADDLERY HARDWARE Charles Babcock, IMPORTER AND DEALER IN Coach and Saddlery Hardware.

MAIN STREET, EVANSVILLE, INDIANA. HAVING COMPLETED MY ARRANGE-ments with European and American manu-facturers for a direct supply of all goods in my line I am enabled to offer inducements that can not fail to be to the interest of all engaged in the business to give me a trial.

I name in part:

Axles.

Springs made
of the best Steel;
Bands, enamelied and
all kinds of Leather;
Cloths, Linings for Carriages;
Varnishes, Castings of all kinds;
Saddie Trees, English Bridle Leathers;
Bits, Stirrups, Spurs, Hames, ine Silver
Humes of all kinds; Jenny Lind Gig Trees
Soli-adjusting Pads; Taylor's Patent Hames; Nets; Shee Threads; Horse Dlankets; Londo
Girth Webs, American Girth and Rein
Webs, both corton and worsted; London Welt Skins, a superior article;
Ivory; Gutta Percha and Brass
lined Martengal Rings;
superior Kerseys for
Horse Covern; the
best quality of
Carriage

Patent Gig Trees, &c., &c., &c., &c. I keep in fact everything appertaining to either branch of the business, and understanding both branches thoroughly, we would respectfully invite your attention before purchasing elsewhere.

I am also Agent for Ward's Patent Spring Saddle.

WE HAVE THIS DAY ASSOCIATED WITH

CRANE, BROWN & CO., Forwarding and Commission

Merchants, Steamboat Agents,

WHARF - BOAT PROPRIETORS.

GEO. FOSTER & CO.,

COMMISSION MERCHANTS No. 45 BROAD STEERET,

WATTS, CRANE & CO.

SOAP AND CANDLES.

Of our own raising, in quantities to suit pur-116 Main Street, between First and Second,

DENTIST. HUTCHINSO

DENTIST. Corner Main and Second Streets, EVANSVILLE, July 15-dly

The Rebellion Ceased.

Lamps! Lamps! VICKERY'S IS ACKNOWLEDGED BY EVery body to be the great depos of Coal Oil and
Lamps. We are now opening some new styles—
which we propose to sell, whol sale or retail at
very low figures.

\*\*EXPRESS BEOS.\*\*
\*\*Rep25\*\*

\*\*Ro. 82 Main street,

the Kielford and he were "fire the usual. I but a rape to my Westernality,